ORIGINAL

BEFORE THE ARIZONA CORPORATION COMMISSION

KRISTIN K. MAYES CHAIRMAN

GARY PIERCE COMMISSIONER

SANDRA D. KENNEDY COMMISSIONER

PAUL NEWMAN

COMMISSIONER

BOB STUMP

COMMISSIONER

IN THE MATTER OF THE APPLICATION OF

ARIZONA-AMERICAN WATER COMPANY, AN ARIZONA CORORATION, FOR A DETERMINATION OF THE CURRENT FAIR VALUE OF ITS UTILITY PLANT AND

PROPERTY AND FOR INCREASES IN ITS RATES AND CHARGES BASED THEREON

FOR UTILITY SERVICE BY ITS ANTHEM WATER DISTRICT AND ITS SUN CITY

WATER DISTRICT.

IN THE MATTER OF THE APPLICATION OF ARIZONA-AMERICAN WATER COMPANY,

AN ARIZONA CORORATION, FOR A DETERMINATION OF THE CURRENT FAIR

PROPERTY AND FOR INCREASES IN ITS

RATES AND CHARGES BASED THEREON FOR UTILITY SERVICE BY ITS ANTHEM/AGUA FRIA WASTEWATER

DISTRICT, ITS SUN CITY WASTEWATER DISTRICT AND ITS SUN CITY WEST

WASTEWATER DISTRICT.

2010 APR 16 P 2: 06

AZ COMP COMMISSION DOCKET CONTROL

Docket No. W-01303A-09-0343

Docket No. SW-01303A-09-0343

Arizona Corporation Commission

DOCKETED

APR 16 2010



RUCO'S NOTICE OF FILING
REVISED SURREBUTTAL TESTIMONY

22

18

19

20

21

23

1	The Residential Utility Consumer Office ("RUCO") hereby provides notice of filing
2	the Revised Surrebuttal Testimony of William A. Rigsby in the above-referenced matter.
3	
4.	RESPECTFULLY SUBMITTED this 16th day of April, 2010.
5	
6	
7	Daniel W. Pozefsky
8	Chief Counsel
9	
10	AN ORIGINAL AND THIRTEEN COPIES
11	of the foregoing filed this 16th day of April, 2010 with:
12	Docket Control
13	Arizona Corporation Commission 1200 West Washington
14	Phoenix, Arizona 85007
15	COPIES of the foregoing hand delivered/ mailed this 16th day of April, 2010 to:
16	Teena Wolfe Arizona Corporation Commission
17.	Administrative Law Judge 1200 West Washington Hearing Division Phoenix, Arizona 85007
18	Arizona Corporation Commission
19	1200 West Washington Thomas H. Campbell Phoenix, Arizona 85007 Michael T. Hallam
20	Lewis and Roca LLP Janice Alward, Chief Counsel 40 North Central Avenue, Suite 1900
21	Legal Division Phoenix, AZ 85004 Arizona Corporation Commission
22	1200 West Washington Phoenix, Arizona 85007
23	Judith M. Dworkin Sacks Tierney PA
24	Steve Olea, Director Utilities Division 4250 N. Drinkwater Blvd., 4 th Floor Scottsdale, AZ 85251-3693

1	Lawrence V. Robertson, Jr.
2	P.O. Box 1448 Tubac, AZ 85646-1448
3	Larry D. Woods, President Property Owners and Residents Assoc.
4	13815 East Camino Del Sol Sun City West, AZ 85375
5	
6	W. R. Hansen 12302 West Swallow Drive Sun City West, AZ 85375
7.	
8	Greg Patterson 916 W. Adams, Suite 3 Phoenix, AZ 85007
9	·
10	Jeff Crockett, Esq. Robert Metli, Esq. SNELL & WILMER L.L.P.
11	One Arizona Center
12	400 East Van Buren Street Phoenix, Arizona 85004-2202
13	Bradley J. Herrema
14	BHerrema@BHFS.com Brownstein Hyatt Farber Schreck, LLP 21 East Carrillo Street
15	Santa Barbara, CA 93101
16	Andrew M. Miller
17	Town of Paradise Valley 6401 E. Lincoln Drive Paradise Valley, AZ 85253
18	
19	Marshall Magruder P. O. Box 1267
20	Tubac, AZ 85646-1267
21	
22	By Prnestine Lamble
22	Linesule Gallible

ARIZONA-AMERICAN WATER COMPANY

DOCKET NO. W-01303A-09-0343 AND DOCKET NO. SW-01303A-09-0343

REVISED SURREBUTTAL TESTIMONY

OF

WILLIAM A. RIGSBY

ON BEHALF OF

THE

RESIDENTIAL UTILITY CONSUMER OFFICE

APRIL 16, 2010

Revised Surrebuttal Testimony of William A. Rigsby Arizona-American Water Company Docket No. W-01303A-09-0343 & Docket No. SW-01303A-09-0343

1.

2345678

TABLE OF CONTENTS

INTRODUCTION	. 1
SUMMARY OF AAWC'S REBUTTAL TESTIMONY	. 3
INFRASTRUCTURE SYSTEM REPLACEMENT SURCHARGE	. 4
REBUTTAL TO ANTHEM COMMUNITY COUNCIL	. 6

INTRODUCTION

11.

- 2 | Q. Please state your name, occupation, and business address.
 - A. My Name is William A. Rigsby. I am a Public Utilities Analyst V employed by the Residential Utility Consumer Office ("RUCO") located at 1110 W. Washington, Suite 220, Phoenix, Arizona 85007.
 - Q. Please state the purpose of your surrebuttal testimony.
 - A. The purpose of my surrebuttal testimony is to respond to Arizona-American Water Company, Inc.'s ("AAWC" or "Company") witness Paul G. Townsley's rebuttal testimony filed on March 22, 2010. My surrebuttal testimony will address the Company-proposed infrastructure improvement surcharge for the AAWC's Sun City Water District. Furthermore, the Company has stated that if rate consolidation is adopted by the ACC in this proceeding it proposes to expand the infrastructure improvement surcharge for all of its districts in Arizona. My surrebuttal testimony will also respond to the testimony of Anthem Community Council witness, Dan Neidlinger.
 - Q. Have you filed any prior testimony in this case on behalf of RUCO?
 - A. Yes, on March 8, 2010, I filed direct testimony with the Commission on this specific issue. I also filed, under separate cover, direct testimony on the cost of capital issues in this case.

8

9

10

12

13

14

15

16

17

18

19

- 1 Q. Are you also filing surrebuttal testimony on the cost of capital issues in this case?
- A. Yes. I have also filed a separate piece of surrebuttal testimony on the cost of capital issues in this case.
- Q. Will RUCO be filing surrebuttal testimony on the rate base and operating
 income issues in this case?
 - A. Yes. RUCO's outside consultant Mr. Ralph Smith, will file surrebuttal testimony on the rate base and operating income issues in this case.
- 11 Q. Is RUCO filing rate design testimony in this proceeding?
 - A. Yes. In accordance with the Administrative Law Judge's Procedural Order dated March 18, 2010, both RUCO Director Jodi Jerich, Esq. and RUCO analyst Rodney L. Moore will provide direct testimony on RUCO's rate consolidation policy and RUCO's recommended rate design respectively on May 3, 2010. Ms. Jerich and Mr. Moore will offer their surrebuttal testimony, on rate consolidation policy and rate design, orally at the evidentiary hearing scheduled for May 18, 2010.
 - Q. How is your surrebuttal testimony organized?
- A. My surrebuttal testimony contains four parts: the introduction that I have just presented; a summary of Mr. Townsley's rebuttal testimony; a section that discusses RUCO's surrebuttal position on the Company-proposed

infrastructure improvement surcharge; and a response to the testimony of Anthem Community Council's witness, Dan Neidlinger.

SUMMARY OF AAWC'S REBUTTAL TESTIMONY

- Q. Have you reviewed the rebuttal testimony of Mr. Paul G. Townsley that addresses the Company-proposed infrastructure improvement surcharge for the AAWC's Sun City Water District?
- A. Yes. I have reviewed Mr. Townsley's rebuttal testimony that addresses the Company-proposed infrastructure improvement surcharge for AAWC's Sun City Water District.

11.

- Q. Please summarize the Company's rebuttal testimony.
- A. In his rebuttal testimony, Mr. Townsley adopts the direct testimony of Company witness Christopher C. Buls who originally addressed the infrastructure improvement surcharge for the Sun City Water District. Mr. Townsley refers to the Company-proposed surcharge as an Infrastructure System Replacement Surcharge ("ISRS") and states that I was the only witness that responded to the Company's request and the only witness that recommended that the Company-proposed ISRS be rejected by the Commission. Mr. Townsley disagrees with RUCO's recommendation to reject the ISRS and also disagrees with my statements that the plant additions would be financed by non-investor supplied funds. Mr. Townsley

Districts if the Commission orders full rate consolidation.

continues to advocate that the ISRS be expanded to all of the Company's

INFRASTRUCTURE SYSTEM REPLACEMENT SURCHARGE

Q. Do you agree with Mr. Townsley's position that the costs for plant additions, which AAWC would be recovering through the Company-proposed ISRS, would be funded by investor supplied capital?

A. Technically, yes. I have reconsidered my position on this point and I agree with Mr. Townsley that the costs for plant additions would initially be funded up front by investor supplied capital. However, funds collected through the ISRS would repay the Company for its up-front investment for routine plant additions.

Q. Does RUCO still recommend that the Commission reject the Company-proposed ISRS?

A. Yes. With the exception of those potions of my direct testimony regarding non-investor supplied capital addressed above, RUCO believes that all of the reasons RUCO provided for rejecting the Company-proposed ISRS are valid and continues to advocate that the Commission should reject the ISRS. Nothing in Mr. Townsley's rebuttal testimony changes RUCO's position.

- Q. Do you agree with Mr. Townsley's statement that you were the only witness that responded to the Company's request, and the only witness that recommended that the Company-proposed ISRS be rejected by the Commission?
 - Α. Yes and No. When Mr. Townsley filed his rebuttal testimony, I was the only witness in this proceeding to address the ISRS and to recommend that it be rejected by the Commission. However, since that time ACC Staff witness Mr. Jeffery Michlik has filed direct testimony on rate design which addresses the ISRS issue and also recommends that the Companyproposed ISRS be rejected by the Commission. Mr. Michlik states that "The Company has offered no explanation why these ordinary infrastructure improvements or replacements should be handled in this extraordinary fashion." Mr. Michlik goes on to say that ACC Staff "believes that such ordinary infrastructure improvements should be handled in the normal fashion through inclusion in rate base in future rate filings as appropriate." Mr. Michlek further states that "The Commission has rejected such requests for extraordinary treatment in the past." In short Mr. Michlek's testimony echoes the reasons that I presented in my direct testimony for rejection of the Company-proposed ISRS.

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

21

22

- 1 Q. So RUCO still recommends that the Commission reject the Company-2 proposed ISRS?
 - A. Yes. RUCO's position has not changed. As I stated in my direct testimony, there is no federal, or for that matter any other, mandates requiring that AAWC be required to construct the types infrastructure improvements that would be covered under the ISRS. Nor are there any other extraordinary circumstances that would warrant the approval of an ACRM-like mechanism that would allow the Company to recover costs associated with routine plant additions that would normally be subject to much closer scrutiny during a general rate case proceeding.

REBUTTAL TO ANTHEM COMMUNITY COUNCIL

- Q. What is your response to Anthem Community Council's witness Daniel Neidlinger's testimony that the Council intends to challenge the legal basis for AAWC's proposed inclusion of the March 2008 \$20.2 million AIAC payment to Pulte Homes in rate base for ratemaking purposes in this proceeding?
- A. Like Mr. Neidlinger, I am not an attorney and I am not able to give a legal opinion. RUCO has not challenged the recovery of the refunds or the rate base treatment of the assets in its direct case. However, RUCO has instructed me that RUCO reserves the right to modify its position on this issue should the legal argument prove valid. RUCO is in the process of doing its own investigation into the facts and circumstances of that

Arizona	Revised Surrebuttal Testimony of William A. Rigsby rizona-American Water Company Pocket No. W-01303A-09-0343 & Docket No. SW-01303A-09-0343	
	argument and may or may not supplement its testimony depending on the	
	results of its investigation.	
Q.	Does your silence on any of the issues, matters or findings addressed in	
	the rebuttal testimony of any of the witnesses for AAWC constitute your	
	acceptance of their positions on such issues, matters or findings?	
Α.	No, it does not.	
Q.	Does this conclude your surrebuttal testimony on the Company-proposed	
	ISRS and the Anthem Community Council's challenge of AAWC's	
	proposed rate base treatment of the March 2008 \$20.2 million AIAC	

Α.

payment to Pulte Homes?

Yes, it does.